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APR 2 8 2005

## SECOND STATUS INQUIRY

Attorney's Docket No. 60,130-1396/02MRA0126

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Steven R. Miller

Serial No.:

10/632,546

Filed: For:

August 1, 2003 LATERAL LEAF SPRING WITH INBOARD AIR

SPRING TRAILER SUSPENSION

Commissioner of Patents and Trademarks

Washington, D.C. 20231

		STATUS INQUIRY
<b>1</b> .	More than ONE (1) year has passed since	
	X	NEW APPLICATIONS the filing of this application on August 1, 2004  No communication have been received from the Patent and Trademark Office indicating action on this application.
		AMENDED APPLICATIONS (Preliminary Amendment) the filing of a response on
		No Further communication has been received from the Patent and Trademark Office.
	****	See attached chronological correspondence of events.
		APPEALED APPLICATION  The Appeal Brief was filed on  (check and complete applicable items below)  An Examiner's Answer was mailed on  A Reply to the Examiner's Answer was submitted on
		ALLOWED APPLICATIONS the mailing of FORM POL-327 and/or Examiner's Amendment on
I hereby MAILI		CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8A) at this correspondence is, on the date shown below, being:  FACSIMILE
deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Commissioner of Patents and Trademarks, Washington, D.C. 20231		e addressed to the Patents and Trademark Office  (703) 872-9306  Patents and Trademarks,
Date:	5/2/05	Signature  Lesley Upton  tives or print name of person certifying)

## 2. Kindly advise the undersigned of the present status of this application in writing to FACSIMILE NUMBER 1-248-988-8363.

Note.

Status Inquirles should not be submitted for:

NEW applications until a reasonable period after the Official Gazette indicates that the filing date of the "oldest new case" awaiting action in the group to which the application is assigned, is subsequent to the filing date of the application, or

AMENDED applications within six (6) months after the filing of a response to which no reply from the PTO has been received, or ALLOWED applications where a notice of allowance is not received within three (3) months from the receipt of either a Form PTOI-327 or an Examiner's Amendment.

See Nutice of November 24, 1971 (893 O.G. 810)

Reg. No.: 44,130

Tel. No.: (248) 988-8360

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William S. Gottschalk type or print name of attorney

400 W. Maple, Suite 350

P.O. Address

Birmingham, M0\_48009